IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

re application of:

Phadnis et al

#2

ppl. No.: 09/785,884

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Filed: February 15, 2001

Aggregation Devices Processing Keep-alive

Messages of Point-to-point Sessions

Art Unit: UNASSIGNED

Examiner: UNASSIGNED

Atty. Docket: CSCO-002/3557

INFORMATION DISCLOSURE STATEMENT

Commissioner of Patents and Trademarks Washington, D.C. 20231

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JUN 2 8 2001

Technology Center 2100

Sir:

For:

Listed below on an attached Form PTO-1449 is information known to applicant(s). A copy of each listed publication and U.S. and foreign patent, except for pending U.S. applications, is being submitted herewith, along with a concise explanation of information in a foreign language, if any, pursuant to 37 C.F.R. §1.97-1.98.

Applicants respectfully request that the listed information be considered by the Examiner and be made of record in the above-identified application. The Examiner is requested to initial and return it in accordance with MPEP §609.

This statement is not intended to represent that the information cited in the statement is, or is considered to be, material to patentability as defined in §1.56. Applicant reserves the right to establish patentability of the claimed invention over any of the information provided herewith, and/or to prove that this information may not be prior art, and/or to prove that this information is not enabling for the teachings purportedly offered.

Appl. No.:09/785,884 Inventor: Phadnis et al

<u>X</u>	This statement qualifies under 37 C.F.R. §1.97, subsection (b) because (check all that apply):									
	-	$\frac{1}{X}$ (1)) It is be	eing filed	d within	3 month	s of ent	ry of a n	on filing date ational stage; Office Action	OR
_	beyond to of the n mailing earlier o	C.F.R. §1.97(c). If this statement is being filed after the latest of: (1) three months and the filing date of a national application; (2) three months beyond the date of entry ne national stage as set forth in §1.491 in an international application; or (3) the sting date of a first Office action on the merits, but before the mailing date of the er of a final office action under §1.113 or a notice of allowance under §1.311, then: a certification as specified in §1.97(e) is provided below; or a fee of \$180.00 as set forth in §1.17(p) is authorized below, enclosed, or included with the payment of other papers filed together with this statement.								
_	a final consumer A. a B. a S. C. a	office action of the ist of the i	sue fee, the stion as spec- under 37 C. herewith; a \$130.00 as	1.113 or n: cified in F.R. §1. and set forth	f a notic §1.97(e) 97(d) red in §1.1	e of allo is subm questing 7(i)(1) is	itted her conside	under § rewith; a ration o ized bel	te of the earlie 1.311, but be and f this statement low, enclosed this statemen	efore ent is
	Respectfully submitted,									
Date: J	June 20, 2	<u>2001</u>		By:	1	كضنه	, a	appe	fre.	

Narendra Reddy Thappeta Registration Number: 41,416

Law Firm of Naren Thappeta 9/D 1st Floor, Opp. Police Station 80 Feet Road, 8th Block, Koramangala

Bangalore, India - 560 095

US Voicemail/Fax: +1 (510) 342-2519 x6580 India Phone Numbers: +91.80.5700301/2 (India);

India Fax: +91.80.5719855 Email: naren@iphorizons.com

NRT/jk

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